

1 HEATHER L. RICHARDSON, SBN 246517  
2 hrichardson@gibsondunn.com  
3 LAUREN M. BLAS, SBN 296823  
4 lblas@gibsondunn.com  
5 Gibson, Dunn & Crutcher LLP  
6 333 South Grand Avenue  
7 Los Angeles, CA 90071-3197  
8 Telephone: 213.229.7000  
9 Facsimile: 213.229.7520

10 GEOFFREY SIGLER (*pro hac vice*)  
11 gsigler@gibsondunn.com  
12 JOSHUA LIPTON (*pro hac vice*)  
13 jlipton@gibsondunn.com  
14 Gibson, Dunn & Crutcher LLP  
15 1050 Connecticut Avenue, N.W.  
16 Washington, DC 20036-5306  
17 Telephone: 202.995.8500  
18 Facsimile: 202.467.0539

19 Attorneys for Defendant  
20 UNITED BEHAVIORAL HEALTH

21 Matthew M. Lavin, Esq. (*pro hac vice*)  
22 Wendy A. Mitchell SBN 158553  
23 NAPOLI SHKOLNICK, PLLC  
24 5757 W. Century Boulevard, Suite 680  
25 Los Angeles, CA 90045  
26 Telephone: (212) 397-1000  
27 Facsimile: (212) 843-7603

28 David M. Lilienstein, SBN 218923  
1 david@dllawgroup.com  
2 Katie J. Spielman, SBN 252209  
3 katie@dllawgroup.com  
4 DL LAW GROUP  
5 345 Franklin St.  
6 San Francisco, CA 94102  
7 Telephone: (415) 678-5050  
8 Facsimile: (415) 358-8484

9 Attorneys for Plaintiffs and Putative Class

10 [ADDITIONAL COUNSEL LISTED ON  
11 SIGNATURE PAGE]

12  
13 **UNITED STATES DISTRICT COURT**  
14  
15 **NORTHERN DISTRICT OF CALIFORNIA**  
16  
17 **OAKLAND DIVISION**

18 LD, DB, BW, RH, and CJ, on behalf of  
19 themselves and all others similarly  
20 situated.

21 Plaintiffs,

22 v.

23 UNITED BEHAVIORAL HEALTH, a  
24 California Corporation, and VIANT,  
25 INC., a Nevada Corporation,

26 Defendants.

27 Case No. 4:20-cv-02254-YGR  
28 Related Case No. 4:20-cv-02249-YGR  
**ORDER GRANTING  
JOINT STIPULATION AND [PROPOSED]  
ORDER REGARDING BRIEFING  
SCHEDULE ON MOTION TO DISMISS**

1 Pursuant to Local Rule 6-2, it is stipulated between and among Plaintiffs and Defendants  
2 United Behavioral Health (“UBH”) and Viant, Inc. (“Viant,” and together with UBH,  
3 “Defendants”), by and through their respective counsel, as follows:

4 1. Whereas on June 11, 2020, Defendants UBH and Viant each filed a Motion to  
5 Dismiss the Complaint;

6 2. Whereas, under Civil Local Rule 7-3, Plaintiffs’ Oppositions to UBH’s and Viant’s  
7 motions are currently due on June 25, 2020, and UBH and Viant’s Replies are currently due on  
8 July 2, 2020;

9 3. Whereas, given that UBH and Viant have filed separate motions to dismiss, the  
10 parties have conferred and agree that a brief extension of the default deadlines for the Oppositions  
11 and the Replies is appropriate;

12 4. Whereas, the parties have not previously requested a modification to this briefing  
13 schedule, and the parties do not believe the requested time modifications will affect the schedule of  
14 the case, including the currently noticed August 11, 2020 hearing date;

15 NOW THEREFORE, IT IS HEREBY STIPULATED by and between the parties, through  
16 their respective counsel and subject to the Court’s approval that:

17 1. Plaintiffs’ Oppositions to UBH’s and Viant’s Motions to Dismiss shall be due on or  
18 before July 2, 2020; and

19 2. Defendants UBH’s and Viant’s Replies in support of their respective Motions to  
20 Dismiss shall be due on or before July 16, 2020.

21  
22 IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.  
23

24 Dated: June 18, 2020

**DL LAW GROUP**

25 By: /s/ Katie Joy Spielman  
26 Katie Joy Spielman  
27 David M. Lilienstein

28 **NAPOLI SHKOLNIK, PLLC**

1                   Matthew M. Lavin  
2                   Wendy A. Mitchell

3                   Attorneys for Plaintiffs  
4                   LD, DB, BW, RH, and CJ, on behalf of themselves  
5                   and all others similarly situated

6 Dated: June 18, 2020

**GIBSON, DUNN & CRUTCHER, LLP**

7                   By: /s/ Lauren M. Blas  
8                   Lauren M. Blas  
9                   Heather L. Richardson  
10                  Geoffrey M. Sigler  
11                  Joshua Lipton

12                  Attorneys for Defendant  
13                  UNITED BEHAVIORAL HEALTH

14 Dated: June 18, 2020

**PHELPS DUNBAR LLP**

15                  By: /s/ Errol J. King

16                  ERROL J. KING (*pro hac vice*)  
17                  errol.king@phelps.com  
18                  CARYS A. ARVIDSON, SBN 306287  
19                  carys.arvidson@phelps.com  
20                  PHELPS DUNBAR LLP  
21                  400 Convention Street, Suite 1100  
22                  Baton Rouge, LA 70802-5618  
23                  Telephone: 225.346.0285  
24                  Attorneys for Defendant  
25                  VIANT, INC.

26                  ORDER

27                  Pursuant to stipulation, IT IS SO ORDERED.

28 Dated: June 25, 2020

  
YVONNE GONZALEZ ROGERS  
UNITED STATES DISTRICT JUDGE